## PROGRESS.

F. P. Pitzer. When friends no longer cared to sit Around and talk, In olden times, one would suggest:

Let's take a walk.

And then when walking was aphorred. And wheels came in, It was quite common then to hear "Let's take a spin."

And then when bicycles were loathed And autos piled Across the land, was often heard: "Let's take a ride."

But autos now are out of date And airships ply The air above, so now we say: "Let's take a fly."

What we'll do next nobody knows, Perhaps suggest, When airships are no more the fad:

Let's take a rest."

—New York Sun.

Bluff—I look upon you, sir, as a rascal. Biff—You are privileged to look upon me in any character you desire to assume.—Vogue.

Lady of the House (just returned) —Poor Polly; all alone so long. Par-rot (feverishly)—Give me a stack of whites.—Detroit Tribune.

Mrs. Church—You say she was a war correspondent once? Mrs Gotbam—Yes, she was secretary of a woman's club.—Yonkers Statesman.

Tommy—Tell us a fairy-tale. Guest—Once a man who had a baby that didn't cry and a dog that didn't bite went to live in a suburb without mosquitoes.- Harper's Bazaar.

Mrs. Sauers-I don't consider mar riage a lottery. Do you? Mr. Sauers

-No! If a man draws a blank in a
lottery he can tear it up and take an other chance.-Puck.

"So you want to marry my daughter, eh?" "Yes, sir. We are sure we can get along together." "Yes, but are you sure you can get along with her mother?"—Detroit Free Press.

# LEGAL NOTICES

# AN ORDINANCE.

An ordinance levying a tax and for the assessment of property on both sides of Earl's Court, between Third South and Fourth South Streets, in Sewer Dis-trict No. 1, for the construction of a

of Earl's Court, between Third South and Fourth South Streets, in Sewer District No. 1, for the construction of a sewer.

Be it ordained by the City Council of Salt Lake City, Utah:

SECTION 1, That the City Council does hereby levy the tax and provide for the assessment of the same upon the property horeinafter described in Sewer District No. 1, for the construction of a sewer, to-wit:

In Lots 2, 3 and 7, Block 37, Plane B, abutting on both sides of Earl's Court between Third South and Fourth South Streets.

This tax is levied to defray the expense of constructing a vitrified pipe sewer eight (8) inches in diameter upon the portion of said court opposite the property hereinbefore and hereinafter described to be especially affected and benefited by said improvement, and it is hereby adjudged, determined and established that said property will be especially benefited thereby to the full amount of the tax hereby levied, and said parcels of land are hereby assessed at an equal and uniform rate in accordance with the linear foot frontage upon said portion of said street fronting upon and to a depth of twenty-five (25) feet backlierefrom, and the tax hereby levied and to be assessed upon 524 parcels of land is eight hundred eighty-five and 52-100 (3855.52) dollars; four hundred forty-two and 78-100 (4442,76) dollars, or one and 45,167-100000 (31,45127) dollars, or one and 45,167-100000 (31,45127)

sewer according to the contract entered into for the performance of said work and making said improvement, with Davis & Heuser Construction Compr., dated the 5th day of July, 1909, and Le Treasurer is hereby authorized and disected to assess in accordance with the provisions of this ordinance for the purpose herein mentioned:

Property Assessed At Full Rate. The south 305 feet of the west side of the east 144.5 feet of Lot 7, Block 37, Plat "B."

Property Assessed At Hell Davids and the season of the east 144.5 feet of Lot 7, Block 37, Plat "B."

Property Assessed At Full Rate.
The south 305 feet of the west side of the east 144.5 feet of Lot 7, Block 37, Plat "B."
Property Assessed At Half Rate,
The north 305 feet of the east side of the west 140 feet of Lot 2, and the north 305 feet of the west side of the east 140 feet of Lot 2, Block 37, Plat "B." Sait Lake City Survey, as the same are shown upon the official plats of raid city to a depth of twenty-five (25) feet back from said street, and to collect said tax.
SECTION 2. Said tax shall become and be delinuent in five eual installments, as follows, to-wit: One-fifth thereof one year after the approval of the ordinance confirming the levy of the tax for the payment for such improvement; one-fifth thereof in two years after such approval; one-fifth thereof in three years after such approval; one-fifth thereof in three years after such approval; one-fifth thereof in five years after such approval. One or more of said installments, or the whole tax may be paid on or before ten days after the approval of the ordinance confirming the levy of the tax. One or more installments, or the whole special tax may be paid on the day any Installment becomes due by paying the amount thereof and interest to the date of payment. Each of said installments shall bear interest at the rate of six (6) per cent per annum from the date of the approval of the ordinance confirming the levy of said tax until date of delinuency, and eight (8) per cent per annum from the date of the approval of the ordinance confirming the levy of said tax until date of delinuency, and eight (8) per cent per annum from the date of the approval.

Passed by the City Council of Sait Lak eCity, Utah, September 13, 1909, and referred to the Meyor for his approval.

Passed by the City Council of Sait Lak eCity, Utah, September 13, 1909, and referred to the Meyor for his approval.

A. J. DAVIS, Acting Mayor.

A. J. DAVIS, Acting Mayor.

STATE OF UTAH,
City and County of Salt Lake—ss.
1, J. B. Moreton, City Recorder of
Salt Lake City, do hereby certify that
the above and foregoing is a full, true
and correct copy of an ordinance entitled, "An Ordinance levying a tax and
for the assessment of property on both
sides of Earl's Court between Third
South and Fourth South Streets, in Sewer Pistrict No. 1, for the construction of
Sewers."

Sewers."

Passed by the City Council of Salt Lake City, Utah, September 12th, 1969, and approved by the Mayor, September 14th, 1868, as appears of record in my

and approved as appears of recommendation of the second of

Bill No. 135. Sewer Extension No. 218. First and Final Estimate.

# SUMMONS.

In the District Court of the Third Judicial District of the State of Utan, County of Salt Lake.

Becky Ambush, plaintiff, vs. Jake Ambush, defendant.—Summons.

The State of Utah to the said De-

The State of Utah to the said Defendant;
You are hereby summoned to appear within twenty days after the service of this summons upon you, if served within the county in which this action is brought, otherwise, within thirty days after service, and wefend the above entitled action; and in case of your failure so to do, judgment will be rendered against you according to the demand of the complaint filed with the cierk of the above named court. This is an action brought to recover a judgment ilssolving the bonds of matrimony heretofore existing between the plaintiff and the defendant.

EWTON & NELSON,
Plaintiff's Attorney.
P. O. Address, 217-18 Atlas block Salt Lake City, Utah.

9 18-10-16

# SUMMONS.

In the District Court of the Third Judic'al District, in and for the County of Salt Lake, State of Utah.

Pete Panijan, plaintiff, vs. Augusta Panijan, defendan summons.

The state of Utah to the said defendant.

You are hereby summoned to appear within twenty days after service of this summons upon you, if served within the county in which th's action s brought; otherwise within thirty days after service, and defend the above-entitled action; and in case of your fallure so to do, judgment will be rendered against you, according to the demand of the complaint, which, within ten days after service of this summons upon you, will be filed with the clerk of said court.

This action is brought to recover a the sum of \$150 and interest, and a reasonable attorney's fee upon a promissory note dated February 1, 1909, made, executed and delivered by defendant herein to plaintiff herein.

GUSTIN & GILLETTE, Plaintiff's Attorneys.

P. O. address: Rooms 617-618-619 Newhouse Building, Sait Lake City, Utah.

8-21-9-18.

This action is brought to recover a judgment dissolving the marriage contract heretofore existing between you and the plaintiff.

HANSON & CARLSON.

Attorneys for Plaintiff.
P. O. Address: Suite 502-509 Newhouse Bldg., Salt Lake City, Utah.
9-11-10 9.

## SUMMONS.

In the Third Judicial District Court of the State of Utah, in and for Salt Lake County. Frederick Herman,

plaintiff Kate Herman, defendant.—Summons. The State of Utah to the Said De-

fendant:

fendant:
You are hereby summoned to appear within twenty days after the service of this summons upon you, if served within the county in which this action is brought, otherwise within thirty days after service, and defend the above entitled action and in case of your failure so to do, judgment will be rendered against you accord case of your failure so to do, judgment will be rendered against you according to the demand of the complaint which has been filed with the clerk of said court. This action is brought to dissolve the bonds of matrimony heretofore existing between you and the plaintiff.

NEWTON & NELSON,

Attorneys for Plaintiff. P. O. Address, 217-218 Atlas Bldg., Salt Lake City, Utah. 9 4-10 2:

# SUMMONS.

In the District Court of the Third Judicial District of the State of Utah.

County of Sait Lake.

Lizzie Woodhave, plaintiff vs. Denver Woodhave, defendant.—Summons.

The State of Utah to the said De-

fendant: You are hereby summoned to ap pear within twenty days after the service of this summons upon you, if served within the county in which th's action is brought, otherwise within thirty days after service, and de-fend the above entitled action; and in case of your failure so to do, in case of your failure so to do, judgment will be rendered against you according to the demand of the complaint, which has been filed with the clerk of said court.

This action is brought to recover indement discalains.

judgment dissolving the marriage con-tract and bonds of matrimony heretofore existing between you and plaintiff.

S. P. ARMSTRONG,
Plaintiff's Attorney,
P. O. Address: 12 Commercial
Block, Salt Lake City, Utah.
8-21-9-18

# SUMMONS.

In the Salt Lake City Court of Salt Lake County, State of Utah. John B. Helmick, Plaintiff, vs. J. Cruickshank, Defendant.—Summons. The State of Utah to said Defendant:

You are hereby summoned to ap pear within ten days after the service pear within ten days after the serviceof this summons upon you, if served
within the County in which this action is brought; otherwise within
twenty days after service, and defend
the above entitled action, and in case
of your failure so to do judgment
will be rendered against you accordingt o the demand of the complaint,
which has been filed with the clerk
of said court.

of said court.
This action is brought to recover

SUMMONS.

In the City Court of Salt Lake City, County of Salt Lake, State of Utah.
Freed Furnitm. & Carpet Company, a corporation of Utah, Plaintiff, vs. Mrs. Lou Pfost and William Pfost, Defendants.—Summons.

The State of Utah to said Defend-

ants:
You are hereby summone dto appear within ten days after service of this summons upon you, if served within the County in which this action is brought; otherwise within twenty days after service, and defend the above entitled action; and in case of your failure so to do, judgment will be rendered against you according to the demand of the complaint, which has been filed with the cler kof said Court. This action is brought to recover possession of certain personal property described in said complaint.

GUSTIN & GILLETTE.

GUSTIN & GLLETTE.

Plaintiff's Attorneys.
P. O. address: Rooms 617-619 Newhouse Building, Salt Lake City, Utah.
8-21-9-18.

ASSESSMENT NO. 2.

Ely Consolidated Copper Company.
Location of principal office, 414
Judge Building, Salt Lake City, Utah.
Location of mines, Robinson Minng

Judge Building, Salt Lake City, Utah.
Location of mines, Robinson Minng
district, White Pine county, Nevada.

Notice is hereby given that at a
meeting of the board of directors of
said company, held on the 29th day
of May, 1909, an assessment, to be
known as Assessment No. 2, of three
(3c) cents per share, was levied on
the capital stock of the corporation,
payable to WINDSOR TRUST COMPANY, Transfer Agent, Mutual Life
Building, New York City, New York,
or to Gideon Snyder, Treasurer, 414
Judge Building, Salt Lake City, Utah,
on or before July 16, 1909.

Any stock upon which this assessment may remain unpaid on July 16,
1909, will be delinquent and advertised for sale at public auction, and
unless payment is made before, will
be sold on Saturday, August 28, 1909,
at the company's office, 414 Judge
Building, Salt Lake City, Utah, at the company's office, 414 Judge

at the company's office, 414 Judge Building, Salt Lake City, Utah, at 2 o'clock p, m., to pay the delinquent assessment, together with costs of ad-vertising and expense of sale, GIDEON SNYDER, Secretary,

414 Judge Building, Salt Lake City, Utah

6-5-7-3.

By order of the board of directors of Ely Consolidated Copper company, at a meeting held July 13, 1909, the date when stock shall become delinquent pursuant to the foregoing notice was extended to and including August 15, 1909, and allowed Cottober 2 16, 1909, and sale day to October 2, 1909, at 2 o'clock p. m., at the company's office, 414 Judge Building, Salt Lake City, Utah.

GIDEON SNYDER, Sec'y.

7-17-8-14

7-17-8-14.

By order of the Board of Directors of Ely Consolidated Copper Company at a meeting held on August 10, 1909, the date upon which stock shall become delinquent pursuant to the foregolag notice and extension, was further extended to September 20, 1909, and sale day to Saturday, November 6, 1909, at 2 o'clock p. m., at the Company's office, 414 Judge Building, Salt Lake City, Utah.

GIDEON SNYDER, Secretar,